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Suzanne Henderson



HARDING COMPANY 13465 Midway Road, Suite 400 Dallas, Texas 75244

Submitter: HARDING COMPANY

SUZANNE HENDERSON TARRANT COUNTY CLERK TARRANT COUNTY COURTHOUSE 100 WEST WEATHERFORD FORT WORTH, TX 76196-0401

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ANY PROVISION WHICH RESTRICTS THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF GOLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW. NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

Producers 68 (4-89) — Paid-Up With 640 Acres Pooling Provision

ICode:12122

PAID-UP OIL AND GAS LEASE

(No Surface Use)

THIS LEASE AGREEMENT is made this <a href="Light-Agreement-light-agreement-light-light-agreement-light-light-agreement-light-light-agreement-light-light-agreement-light-light-agreement-light-light-agreement-light-l

land, hereinafter called leased premises:

See attached Exhibit "A" for Land Description

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 In the Causey of Tarends. State of TEXAS, contailing all genes acree, more or letter judicities; and the control of such as a such as a processor of the control of such as a such as a processor of the control of such as a such as a processor of the control of such as a such as a processor of the control of such as a such as

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10. In exploring for, developing, producing and marketing oil, gas and other substances covered hereby on the leased premises or lands peoiled or unitized herewith, in primary and/or enhanced recovery, Lesses shall have the night of ingress and egress along with the right to conduct such operations on the leased premises as may be measurably necessary for such purposes, including but not limited to geophysical operations, the drilling of wells of the construction and use of roads, carels, pipelines, tanks, water wells, disposal wells, injection wells, pits, electric and telephone lines, power stations, and other facilities deemed necessary by Lessee to discover, produces, sorce, treat another production. Lessees may use in such operations, free of cost, any oil, gas, water and other substances produced on the leased premises except water from Lessor's wells or ponds. In exploring, developing, producing or marketing from the leased premises or produced to the leased premises described in Paragraph 1 above, notwithstanding any partial release or other partial termination of this lesses; and (b) to any other lands in which Lessor now or hereafter has authority to grant such rights in the vicinity of the lessed premises or lands pooled threwith. When requested by Lessee in mining Lessees shall bury its pipelines below ordinary plow depth on cultivated lands. No well shall be located leases or many house or barn now on the leased premises or other lands used by Lessee in all now the lands of t

operations.
17. Lessor, and their successors and assigns, hereby grants Lessee an option to extend the primary term of this lease for an additional period of 2 (two) years from the end of the primary term by paying or tendering to Lessor prior to the end of the primary term the same bonus consideration, terms and conditions as granted for this lease.

18. This lease may be executed in counterparts, each of which is deemed an original and all of which only constitute one original.

DISCLAIMER OF REPRESENTATIONS: Lessor acknowledges that oil and gas lease payments, in the form of rental, bonus and royalty, are market sensitive and may vary depending on multiple factors and that this Lease is the product of good faith negotiations. Lessor understands that these lease payments and terms are final and that Lessor entered into this lease without duress or undue influence. Lessor recognizes that lease values could go up or down depending on market conditions. Lessor acknowledges that no representations or assurances were made in the negotiation of this lease that Lessor would get the highest price or different terms depending on future market conditions. Neither party to this lease will seek to alter the terms of this transaction based upon any differing terms which Lessee has or may negotiate with any other lessors/oil and gas owners.

IN WITNESS WHEREOF, this lease is executed to be effective as of the date first written above, but upon execution shall be binding on the signatory and the signatory's a devisees, executors, administrators, successors and assigns, whether or not this lease has been executed by all parties hereinabove named as Lessor. LESSORTWHETHER-ONE ORMORE) omer (lou? ACKNOWLEDGMENT STATE OF TEXAS—
COUNTY OF 1 AREAN T
This instrument was acknowled
ARTHUR. efore me on the 2/ day of Nov , 20 <u>08</u>, by edged before m Aのミルエ Di Notary Public, State of Texas LUKAS GRANT KRUEGER RUEGER Notary's name (printed): <u>L</u> Notary's commission expire Notary Public, State of Texas My Commission Expires February 19, 2012 ACKNOWLEDGMENT STATE OF ARCANIT OUNTY OF , 20 <u>08</u>, by 21 _day of /(LOO acknowledged before me e me o<u>n</u> the This instru Privia Notary Public, State of Texas k KO KK THE STATE OF THE S Notary's name (printed): LUKAS GRANT KRUEGER Notary's commission expire 2012 Notary Public, State of Texas y Commission Expires Fabruary 19, 2012 CORPORATE ACKNOWLEDGMENT COUNTY OF This instrument was acknowledged before me on the _, by_ day of ______
corporation, on behalf of said corporation. Notary Public, State of Texas Notary's name (printed):_____ Notary's commission expires RECORDING INFORMATION STATE OF TEXAS County of o'dock __ This instrument was filed for record on the day of

records of this office.

By_____ Clerk (or Deputy)

Page

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Exhibit "A" Land Description

From time to time Lessee may determine that some part or all of the Leased Premises should be more specifically described, in which case Lessor agrees to execute any substitute Lease(s) or correction to Lease(s) tendered by Lessee for such re-description.

.449 acre(s) of land, more or less, situated in the D. Moses Survey, Abstract No. 1150, and being Lot 6, Block 15, Oak Hills Addition, Phase II an Addition to the City of North Richland Hills, Tarrant County, Texas according to the Plat thereof recorded in Volume/Cabinet A, Page/Slide 2977 of the Plat Records of Tarrant County, Texas, and being further described in that certain Warranty Deed With Vender's Lien recorded on 03/07/05 as Instrument No. D205062021 of the Official Records of Tarrant County, Texas.

ID: 30588-15-6,

After Recording Return to: HARDING COMPANY 13465 MIDWAY ROAD, STE. 400 DALLAS, TEXAS 75244 PHONE (214) 361-4292 FAX (214) 750-7351

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